Voluntary Alternative Housing Agreement, Haystack Mines Site Response Action

This is an agreement ("Agreement") between BI	NSF Railway Company ("BNSF") and		
the undersigned individuals, age 18 and older, that the U.S. Environmental Protection			
Agency (EPA) has determined are residents ("Residents") of the "Household" located			
at Ex. 6 Personal Privacy (PP)			
Ex. 6 Personal Privacy (PP)	("Existing Residence") and that are		
eligible for voluntary alternative housing.	-		

- 1. EPA has determined that a time-critical removal action ("TCRA") is necessary to address contamination at the Haystack Mines Site (the "Haystack Mines Site" or "Site"). EPA estimates that the TCRA at the Haystack Mines Site will be carried out in 2020; however, this estimated time-frame is subject to change.

 Additionally, EPA may require further remedial work at the Site following completion of the TCRA and such work may take multiple years to complete. The TCRA cleanup and construction work and any further remedial work (together, the "Cleanup") may be performed in close proximity to Ex. 6 Personal Privacy (PP)

 Ex. 6 Personal Privacy (PP) McKinley County, New Mexico. EPA has determined that the presence of onsite workers and the noise and dust that may be generated by the heavy equipment during the Haystack Mines Site Cleanup will create a significant disruption for the Residents and, as a result, justifies offering temporary voluntary alternative housing to Residents of the Household.
- 2. Further, BNSF is required to make an offer for "temporary alternative housing" for the Residents affected by the TCRA pursuant to the Administrative Settlement Agreement and Order on Consent for Removal Action (AOC; Comprehensive Environmental Response, Compensation, and Liability Act [CERCLA] Docket No. 09-2017-02 and Docket No. 06-02-17) executed between the U.S. Environmental Protection Agency and BNSF. The cost of the Ex. 6 Personal Privacy (PP) Package being provided to Ex. 6 Personal Privacy (PP) is a necessary cost of response for carrying out that AOC.
- 3. One factor in determining eligibility is residing in the Existing Residence as of May 10, 2017. Residents have represented to EPA that they resided in the Existing Residence on May 10, 2017. EPA has determined, consistent with federal law and guidance, that the Residents are eligible for voluntary alternative housing benefits.
- 4. Based on the above determinations, there are two alternatives that BNSF considered: 1) a voluntary temporary housing alternative, or 2) a long-term relocation into a permanent dwelling.

- 5. In the interest of minimizing disruption to the Household during the TCRA and any future required work, BNSF is presenting this long-term relocation housing alternative to the Residents.
- Residents, by signing this agreement, have elected, in lieu of a temporary relocation, the option for BNSF to provide a long-term relocation to the Residents consisting of a Manufactured Home for the Household ("the New Home") at a homesite location selected by the Residents in consultation with EPA and the Navajo Nation, following an EPA and Navajo Nation EPA (NNEPA) gamma scan of the location for radioactive contamination. The new homesite location is shown on the attached Exhibit 1. BNSF will prepare the new homesite to locate the New Home. BNSF has already paid for the completion of a biological resources survey and a cultural resources survey. BNSF has also engaged the Navajo Tribal Utility Authority (NTUA) to begin the process of obtaining approvals for connecting utilities to the New Home. Residents may use these surveys for their application for a residential lease. After Residents obtain a residential lease from the U.S. Bureau of Indian Affairs (BIA), BNSF will pay for the delivery of the New Home to the new homesite, provide for the cost and construction of utility connections, and extend an access roadway to the homesite. BNSF will also pay for non-construction related costs, such as moving costs, consistent with EPA Relocation Guidance. The provision of housing and moving costs are provided as the Residents' long-term voluntary alternative housing benefit through the duration of the Haystack Mine Site Cleanup. Residents will not be obligated to pay for or reimburse BNSF for any of the items identified in this paragraph 6.
- 7. Residents agree that they will vacate the Existing Residence and move to the new homesite as soon as practicable after site preparation work is complete and the keys to the New Home are provided to the Residents. Residents further agree to remove any and all household hazardous waste (e.g., paint, household chemicals, electronic equipment, etc.) from the Existing Homesite. Residents agree to complete vacating the Existing Residence within 60 days after site preparation work is complete and the keys to the New Home are provided to the Residents.
- 8. Upon receiving written confirmation from Residents or, at the election of Residents, from Vivian Craig, that the Existing Residence has been completely vacated per paragraph 7, BNSF will remove, destroy, demolish and dispose of any remaining trailers, structures, and improvements at the Existing Residence. BNSF will have no responsibility for any payments for the Existing Residence.

9. Residents agree that the Existing Residence will not be reoccupied no	or	
will they seek to establish a new residence on that same property, or in any other		
location that is in Ex. 6 Personal Privacy (PP)		
Ex. 6 Personal Privacy (PP) until completion of the TCRA, and any final Haystack Mines		
Site Cleanup, as determined by EPA, and until such time that EPA and NNEPA		
provide written confirmation to BNSF and BIA that such area is suitable for residentia		
occupation.		

- 10. Residents understand that if any one of them lives in or returns to the Existing Residence or to a different structure on that same property or in close proximity to the Haystack Mines Site prior to completion of the Cleanup, any Resident who does so will be in violation of this Agreement and will not be eligible for any additional voluntary alternative housing benefits or reimbursements.

obligations constitutes a material breach of this agreement.

- 12. Upon completion by BNSF of moving and situating the New Home at the New Home site, EPA and BNSF will conduct a final inspection of the New Home and encourage a Household representative to also be present at the time of the inspection. Following the final inspection and correction of any deficiencies identified by EPA or the Residents' representative that would cause the New Home not to be decent, safe, and sanitary, BNSF will provide the Household with a "Notice of Completion" and a key to the New Home, and will transfer title to the New Home to Residents.
- 13. After BNSF provides the New Home, the Residents will be the owners of the New Home and may permanently keep the New Home. Residents will be solely responsible for all costs associated with owning the New Home. The costs that the Residents will be responsible for include, but are not limited to:
 - Maintenance
 - Utilities
 - Property Taxes
 - Homeowner's Insurance
 - Flood Insurance
 - BIA Realty Office Lease Payments
 - Septic Tank Maintenance

Annual rental payments for the lease of Navajo allotment lands is reported to be year. The cost of utilities for electric, water, sewer, and waste is estimated to be approximately \$240 per month. Homeowners insurance, which is recommended with home ownership is estimated at approximately \$100 per month. These regular monthly

homeowner's costs are estimated at approximately \$340 per month or more and do not include additional costs listed in paragraph 13, such as house maintenance. The result of not paying these routine monthly and annual expenses could include loss of the home and expenses associated with unpaid debts. The undersigned Residents have read and understand these costs of home ownership in [Ex. 6 Personal Privacy (PP)] and have determined that they have the financial ability to pay for taxes, utilities, and other homeowner expenses on an ongoing basis.

- 14. BNSF will not be responsible for the maintenance, upkeep, utilities, property taxes, insurance or any other costs associated with ownership of the New Home, and any associated Warranty for the home shall be for the benefit of the receiving Residents. BNSF will not be responsible for the maintenance or upkeep of the New Home once the Notice of Completion and keys have been provided to Residents. After BNSF provides the New Home, Residents agree to look to the Warranty for correction or restitution of any and all claims relating to the New Home.
- 15. Consistent with federal guidance and law, and after consultation with the Residents, the EPA has informed BNSF and the Residents that EPA has determined that the proposed replacement dwelling for Residents' Household meets decent, safe, and sanitary requirements and consists of the following:

	Ex. 6 Personal Privacy (PP)	
	mobile home choices consist of	Ex. 6 Personal Privacy (PP)
	photographs, brochures, and floor plans are included as Attachment 1. Both	
•	The mobile home choices are summarized in Table 1; and available	

EPA has determined that the size and, in particular, the number of bedrooms in these homes will provide decent, safe and sanitary housing to Residents. By signing this Agreement, each Resident agrees to accept the above-listed New Home from BNSF as his or her final and sole selection of the long-term housing options available to this Household. Those Residents over the age of 18 accept these benefits on behalf of those Residents under the age of 18. Upon signature of this agreement, Residents shall not be entitled to elect other forms of temporary housing being offered by BNSF.

- 16. BNSF and Residents agree that the New Home will consist of the above-described Manufactured Home moved to the location shown on the survey attached as **Exhibit 1**.
- 17. BNSF will provide for assistance with moving personal property, consistent with federal and EPA guidance and regulations. Such assistance may include paying for a moving company to load and transport furniture and other personal belongings from the Existing Residence to the New Home. If Residents choose to move themselves, BNSF can also reimburse the Residents for reasonable moving expenses as agreed upon prior to the move. In either case, BNSF will provide each Household an upfront payment of the aforementioned moving expenses within 30 days of

executing this agreement. BNSF may pay for additional expenses associated with Residents' move to the New Home beyond those specified above, only if (a) the Residents document the reasons for the additional expenses, (b) BNSF approves such additional expenses in advance of the expenses being incurred, and (c) receipts and/or other evidence of the approved moving expenditures are presented to BNSF.

- 18. Residents understand that all housing assistance under this Agreement consists entirely of the New Home and expenses associated with the one-time closing and moving costs of Residents to the New Home, as specified in this Agreement. BNSF will not pay to return Residents to the Existing Residence nor to another location of their choosing upon completion of the Cleanup or at any other time.
- 19. Residents agree that if, for any reason, BNSF is unable to provide Residents with the New Home at the New Home location referenced in paragraph 15, then Residents will have the opportunity to select another voluntary alternative housing option.
- 20. Representatives of EPA, NNEPA, BIA, and BNSF will assist Residents with arrangements for the voluntary alternative housing option described in this Agreement. Residents may contact Mike Makerov, BNSF's Project Manager for the Cleanup, Priscilla Tom, EPA Community Involvement Coordinator, or Steve Calanog, EPA On-Scene Coordinator, with any questions or concerns about either the provision of voluntary alternative housing or the Haystack Mines Site Cleanup. In addition, Residents may contact BIA Superintendent Lester Tsosie with any questions or concerns regarding the provisions of voluntary alternative housing. The contact information for these representatives is provided below.

EPA

Priscilla Tom Community Involvement Coordinator [HYPERLINK "mailto:Tom.priscilla@epa.gov"] 415-972-3377 Office 505-240-0093 Cell

Bureau of Indian Affairs

Lester Tsosie
Superintendent
[HYPERLINK "mailto:Lester.tsosie@bia.gov"]
505-786-6032 Office

Steve Calanog
Haystack On-Scene Coordinator
[HYPERLINK
"mailto:Steve.calanog@epa.gov"]
415-972-3075 Office
415-595-8350 Cell

BNSF Railway Company

Mike Makerov Haystack Project Manager Mike.makerov@bnsf.com 909-386-4081 Office 909-289-1893 Cell

- 21. The EPA representatives are located at EPA's Region 9 office at 75 Hawthorne Street, San Francisco, California, 94105. The toll free message line for public inquiries is (800) 231-3075, and the facsimile number is (415) 947-3518.
- 22. NNEPA will also coordinate work on the response actions and the voluntary alternative housing. Residents may contact the below-referenced NNEPA representative with questions about the response actions or their moves, although Residents are encouraged to contact the EPA, BIA, and BNSF representatives first.

Vivian Craig Senior Environmental Specialist Navajo Nation EPA Superfund Program P.O. Box 2946 Window Rock, AZ 86515

Tel: 928-871-6859

Email: viviancraig@navajo-nsn.gov

- 23. Residents understand that they will have an opportunity to raise issues that they have not been able to informally resolve with the persons identified above. To seek additional review of such issues, Residents and BNSF agree to enter into negotiations, within fourteen calendar days of Resident providing notice to BNSF that a dispute exists, to resolve the dispute. If negotiations are unsuccessful after thirty calendar days, Resident and BNSF may select an independent neutral mediator to assist the Parties in resolving the dispute.
- 24. The undersigned Residents represent and warrant that they are eligible residents as defined in Paragraph 3 of this Agreement, and specifically that they were residents of the Ex. Spendown Privacy (PP) Existing Residence as of May 10, 2017, as previously represented to EPA. Residents understand that if any information they have provided to EPA for determining their eligibility for assistance is found to be false, housing assistance may be terminated and Residents could be subject to legal action including, but not limited to, criminal sanctions.

DISCUSSION DRAFT FOR AGENCY REVIEW [DATE \@ "M/d/yyyy h:mm am/pm"]

Long-term Housing Agreement for	Fx. 6 Personal Privacy (PP)
	stand and accept the terms and conditions of this
Signature(s) of agreement:	
Resident(s) 18 years of age or older:	
Print Names of Eligible Residents unde is signing on behalf of those under 18:	r 18 years of age and the Resident over 18 who
BNSF Railway Company:	
Print Name:	
Signature:	Date:

Signature Page -